

No. 21-5450

IN THE SUPREME COURT OF THE UNITED STATES

RICHARD K. COOK,

Petitioner,

v.

TODD WASMER, Warden, et al.

Respondent.

CERTIFICATE OF GOOD FAITH

COMES NOW Petitioner, Richard K. Cook, and makes certification that his petition for rehearing is presented to this Court in good faith pursuant to Rule 44. Mr. Cook further states the following:

1. This Court entered its' judgment denying petitioner a Writ of Certiorari on October 12, 2021. Petitioner believes that he presents this Court with multiple adequate grounds to justify the granting of rehearing in this case and said petition is brought in good faith and not for delay.

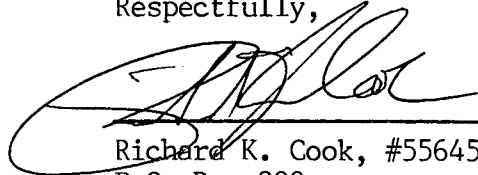
Furthermore, Petitioner believes that based upon the law of this Court and facts of this case, Cook is entitled to relief which has been unjustly denied him.

He further believes that if the Eighth Circuit Court of Appeals are going to be continually allowed to apply the Strickland and other Court standards in an improper manner, especially to pro se pauper litigants, a number of incarcerated individuals will be denied their constitutional right to due process of law and equal protection under the law per the 5th, 6th and 14th Amendments of the U.S. Constitution based simply on their inability to pay for private attorneys whom present and argue the same or similar arguments successfully.

I declare under the penalty of perjury that the foregoing is both true and correct.

Executed on this 20<sup>th</sup> day of October, 2021.

Respectfully,



Richard K. Cook, #55645, pro se  
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